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5 Attorneys for Defendants PHYLLIS GIANT BURGER,
6 JMCHO Inc. a California corporation dba
PHYLLIS' GIANT BURGER and KAR-FOURTH LLC,
7 a California limited liability company

8
9 **UNITED STATES DISTRICT COURT**
10 **NORTHERN DISTRICT OF CALIFORNIA**
11

12 BYRON CHAPMAN,

13 Plaintiff,

14 vs.

15 PHYLLIS' GIANT BURGER; JMCHO, INC.,
a California corporation d.b.a. PHYLLIS
16 GIANT BURGER; KAR-FOURTH LLC, a
California limited liability company

17 Defendants.
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Case No. 3:18-cv-03681-EMC

**STIPULATION FOR FIRST EXTENSION
OF TIME FOR DEFENDANTS PHYLLIS'
GIANT BURGER, JMCHO, INC. DBA
PHYLLIS' GIANT BURGER AND KAR-
FOURTH LLC TO RESPOND TO
COMPLAINT**

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20 IT IS HEREBY STIPULATED by and between Plaintiff, Byron Chapman ("Plaintiff"), by
21 and through his counsel of record, and Defendant Phyllis' Giant Burger, Defendant JMCHO, INC.
22 a California corporation d.b.a. Phyllis' Giant Burger and Defendant Kar-Fourth, LLC, a California
23 limited liability (collectively "Defendants"), by and through their counsel of record, that pursuant
24 to Federal Rule of Civil Procedure 6(a) and Local Rule 6-1(a), that Defendants may have to and
25 including **August 30, 2018** to file a responsive pleading to this matter. This is Defendants first
26 extension of time and does not alter the date of any event or deadline fixed by Court order,
27 including the last date by which the joint site inspection must be conducted pursuant to General
28 Order 56.

1 DATED: July 24, 2018

THOMAS E. FRANKOVICH, A.P.L.C.

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4 By: /s/ Amanda Lockhart

5 Amanda Lockhart
6 Attorneys for Plaintiff
7 Byron Chapman

8 DATED: July 24, 2018

LELAND, PARACHINI, STEINBERG,
MATZGER & MELNICK, LLP

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10
11 By: /s/ Steven H. Bovarnick

12 Steven H. Bovarnick
13 Attorneys for Defendants PHYLLIS GIANT
14 BURGER, JMCHO Inc. a California
15 corporation dba PHYLLIS' GIANT
16 BURGER and KAR-FOURTH LLC,
17 a California limited liability company

18 I attest that the signature of the person whose electronic signature is shown above is maintained by
19 me, and that her concurrence in the filing of this document and attribution of her signature was
20 obtained.

21 /s/Steven H. Bovarnick

22 Steven H. Bovarnick
23 Attorneys for Defendants PHYLLIS GIANT
24 BURGER, JMCHO Inc. a California
25 corporation dba PHYLLIS' GIANT BURGER
26 and KAR-FOURTH LLC, a California
27 limited liability company
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